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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/774,731	01/31/2001	Paul Steven Halverson	ROC9-2000-0232-US1	2668
7590 04/14/2005		EXAMINER		
Steven W. Roth			YE, LIN	
IBM Corporation, Dept. 917 3605 Highway 52 North			ART UNIT	PAPER NUMBER
Rochester, MN 55901-7829			2615	
		DATE MAILED: 04/14/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

-117		Application No.	Applicant(s)	H			
		09/774,731	HALVERSON, PAUL STEVEN				
	Office Action Summary	Examiner	Art Unit				
	•	Lin Ye	2615				
	The MAILING DATE of this communication ap						
Period fo							
THE: - External after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a reply be ti ply within the statutory minimum of thirty (30) da d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDON	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 14 (	October 2004.					
•	This action is <b>FINAL</b> . 2b) This action is non-final.						
3)	Since this application is in condition for allowa	ance except for formal matters, pr	osecution as to the merits is				
	closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Dispositi	ion of Claims						
4)□	Claim(s) 1-15 and 20-27 is/are pending in the	e application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-15,20,22,24 and 26</u> is/are rejected	<b>1.</b>					
	Claim(s) 21,23,25 and 27 is/are objected to.						
8)	Claim(s) are subject to restriction and/	or election requirement.					
Applicati	ion Papers	•					
9)[	The specification is objected to by the Examin	ner.					
10)🖂	The drawing(s) filed on 16 April 2001 is/are: a	a)⊠ accepted or b)□ objected to	by the Examiner.				
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).				
_	Replacement drawing sheet(s) including the corre		• •				
11)	The oath or declaration is objected to by the E	Examiner. Note the attached Office	e Action or form PTO-152.				
Priority (	ınder 35 U.S.C. § 119						
12)[	Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).				
a)	☐ All b)☐ Some * c)☐ None of:		, , , ,				
•	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the pri		ed in this National Stage	,			
* 0	application from the International Bures		~4				
	See the attached detailed Office action for a lis	a or the certified copies not receive	ea.				
Attachmen	t(s) e of References Cited (PTO-892)	4) 🔲 Interview Summan	v (DTO 412)				
2) Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	Date				
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 or No(s)/Mail Date	5) Notice of Informal 6 Other:	Patent Application (PTO-152)				
S. Patent and T	rademark Office						

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#### **DETAILED ACTION**

### Response to Arguments

1. Applicant's arguments with respect to claims 1-15 and 20-27 filed on 10/14/04 have been considered but are most in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3, 5, 7-9, 11, 13, 20, 22, 24 and 26 rejected under 35 U.S.C. 103(a) as being unpatentable over Brais et al. U.S. Patent 5,995,936 in view of Bregler U.S. Patent 5,880,788.

Referring to claim 1, the Brais reference discloses in Figures 1 and 9, a digital camera system (See Col. 5, lines 5-10), comprising: a housing (camera 104, see Col. 6, lines 16-18); a digital optical sensing apparatus mounted within said housing, said digital optical sensing apparatus sensing optical images; a storage medium (computer 102) for storing digital optical images captured by said digital optical sensing apparatus (See Col. 6, lines 65-67); an acoustic sensor (transducer 106, See Col. 10, lines 40-41) capable of sensing human speech; a speech reduction apparatus (inside of computer 102) coupled to said acoustic sensor, said

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speech reduction apparatus converting human speech sensed by said acoustic sensor to a symbolic text form(See Col. 10, lines 40-46); and a controller which stores said symbolic text form in said storage medium in a relationship associated with a captured digital image (image identifier in the form of filename is added to the text file) as shown in Figure 9 (See Col. 11, lines 39-55). However, the Brais reference does not explicitly show each of multiple images is associated with a discrete segment of a plurality of discrete segments of text.

The Bregler reference teaches in Figures 3 and 8, an image system receives a user indication of a plurality of discrete time intervals (e.g., audio track 14 is a time base signal including a phonetic words as a plurality of discrete segments), records a plurality of discrete human speech segments sensed by a acoustic sensor in respective said discrete time intervals (e.g., time warping as shown in Figure 8, see Col. 10, lines 15-30); causes said speech reduction apparatus to convert each said human speech segment to a corresponding symbolic text segment (by speech recognizer 16, See Col. 5, lines 37-41, and Col. 6, lines 1-35); and automatically associates a respective digital optical image with each said symbolic text segment (phonetic string or full pronunciations of the phone) based on a temporal relationship between the time interval in which the discrete human speech segment corresponding to the symbolic text segment was recorded (e.g., aligning each of image segments with a corresponding symbolic text segment must involve time controlling, and time controlling involves with adjusting time interval in order to realize synchronization, See Col. 5, lines 40-61). The Bregler reference is evidence that one of ordinary skill in the art at the time to see more advantages the system can control each of multiple images associated with a discrete segment of a plurality of discrete segments of text based on a temporal

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relationship between the time interval in which the discrete human speech segment so that providing a technique which permits any given sound utterance to be substituted for the soundtrack of a previously recorded video sequence, without requiring a video recording of the new sounds being uttered; and it is also further desirable to provide such a method which readily lens itself to automation, to thereby minimize the amount of manual input that is required. For that reason, it would have been obvious one of ordinary skill in the art at the time to modify the digital camera system of Brais for providing a controller to control each of multiple images associated with a discrete segment of a plurality of discrete segments of text based on a temporal relationship between the time interval in which the discrete human speech segment as taught by Bregler.

Referring to claim 2, the Brais and Bregler references disclose all subject matter as discussed in respected to claim 1, and the Brais reference discloses wherein said controller (inside of computer 102) comprises a programmable processor executing a control program (acquire image mode program) for controlling the operation of said digital camera (a command to acquire an image, See Col. 11, lines 51-54).

Referring to claim 3, the Brais and Bregler references disclose all subject matter as discussed in respected to claim 1, and the Brais reference discloses wherein said speech reduction apparatus comprises a speech reduction algorithm embodied as a plurality of instructions executable on said programmable processor (See Col. 10, lines 41-46).

Referring to claim 5, the Brais and Bregler references disclose all subject matter as discussed in respected to same comments with claim 1.

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Referring to claim 7, the Brais and Bregler references disclose all subject matter as discussed in respected to claim 5, and the Brais reference discloses wherein said step of rendering said human speech in a symbolic text form is performed by a programmable processor executing a speech reduction program inside of computer 102 (See Col. 9, lines 31-35 and Col. 10, lines 21-28).

Referring to claim 8, the Brais and Bregler references disclose all subject matter as discussed in respected to claim 7, the Brais reference discloses wherein said programmable processor further executes a control program for controlling the operation of said digital camera, and said step of rendering said human speech in a symbolic text form is performed by said programmable processor in the background (While the text is an image identifier and inserted in image) when said control program is otherwise unoccupied (See Col. 13, lines 27-35) and the Bregler references discloses the segment of said plurality of discrete segments of human speech in respective corresponding segment of symbolic text as shown in Figure 3.

Referring to claim 9, the Brais and Bregler references disclose all subject matter as discussed in respected to same comments with claim 1.

Referring to claim 11, the Brais and Bregler references disclose all subject matter as discussed in respected to same comments with claim 1, and the Brais reference discloses uploading said at least one digital image and said at least one segment of symbolic text to a digital image formatting apparatus; and formatting said at least one digital image and said at least one segment of symbolic text for viewing by a user using said digital image formatting apparatus (any appropriate software application, i.e., Microsoft PowerPoint to format to world wide web pages or any multimedia files), wherein each said segment of symbolic text

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is formatted for viewing in a human readable form (report) associated with its corresponding digital image (See Col. 12, lines 9-23).

Referring to claim 13, the Brais reference discloses wherein said digital image formatting apparatus is a general-purpose digital computer (102) executing a digital image-formatting program (i.e., Microsoft PowerPoint, See Col. 12, lines 12).

Referring to claim 20, the Brais and Bregler references disclose all subject matter as discussed in respected to same comments with claim 1, and the Bregler reference discloses wherein said controller associates a respective digital image with each symbolic text segment according to the following association: if a first digital image is captured during the recording of a human speech segment corresponding to the symbolic text segment, the symbolic text segment is associated with the first digital image as shown in Figures 3 and 8 (e.g., the Bregler reference teaches the system can automatically associates the symbolic text segment with the captured image responding to a human speech segment, such as speaker's lip position that corresponds to each spoken sound, see Col. 5, lines 55-61).

Referring to claim 22, the Brais and Bregler references disclose all subject matter as discussed in respected to same comments with claim 20.

Referring to claim 24, the Brais and Bregler references disclose all subject matter as discussed in respected to same comments with claim 20.

Referring to claim 26, the Brais and Bregler references disclose all subject matter as discussed in respected to same comments with claim 20.

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4. Claims 4, 6, 10 and 12 rejected under 35 U.S.C. 103(a) as being unpatentable over Brais et al. U.S. Patent 5,995,936 in view of Bregler U.S. Patent 5,880,788 and Williams U.S. Patent 6,308,154.

Referring to claim 4, the Brais and Bregler references disclose all subject matter as discussed in respected claim 1, except that the Brais reference does not explicitly provide any detail of the speech to text conversion such as converts the human speech to an intermediate symbolic form comprising a symbolic representation of phonemes, the intermediate symbolic form being subsequently reduced to natural (spoken) language text by a separate apparatus.

The Williams reference discloses in Figures 1-3, a method for encoding a human speech under a symbolic textual format (e.g., phonemes, morphemes, words, sentences etc., See Col. 2, lines 1-10), converting into a natural (spoken) language text by a separate apparatus (CPU 18 including speech recognition application 24 identify individual words and recognizing phonetic elements. When words are recognized, the CPU 18 store the individual words as textual information, and textual information subsequently reduced to natural language text with speech attributes, See Col. 2, lines 1-16, lines 40-53 and Col. 3, lines 3-7). The Williams reference is evidence that one of ordinary skill in the art at the time to see more advantages for a speech recognition apparatus can be programmed to phonetically break down the words so that a reader would have enough information to discern the meaning conveyed and understanding which meaning was intended. For that reason, it would have been obvious one of ordinary skill in the art to see the speech reduction apparatus (102) converts said human speech sensed by said acoustic sensor to an intermediate symbolic form

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comprising a symbolic representation of phonemes, said intermediate symbolic form being subsequently reduced to natural language text by a separate apparatus disclosed by Brais.

Referring to claim 6, the Brais and Williams references disclose all subject matter as discussed in respected claim 4.

Referring to claim 10, the Brais and Williams references disclose all subject matter as discussed in respected claim 4.

Referring to claim 12, the Brais and Williams references disclose all subject matter as discussed in respected claim 4.

5. Claims 14-15 rejected under 35 U.S.C. 103(a) as being unpatentable over Brais et al. U.S. Patent 5,995,936 in view of Bregler U.S. Patent 5,880,788 and Englehardt U.S. Patent 5,477,511.

Referring to claims 14-15, the Brais and Bregler references disclose all subject matter as discussed in respected claim 11, and the Brais reference shows the digital camera system can format the digital image and the symbolic text (converted from human speech) to a multimedia report or database file (See Col. 11, lines 45-48). However, the Brais reference does not explicitly show a printer for printing out the report file on paper or a display screen for viewing the report file.

The Englehardt reference discloses in Figures 1 and 4, a digital camera system comprising: recording visual information (image) by CCD (16); receiving voice data and transcribing the voice data by computer (5) voice recognition software; the both image data and text data format in a documentation; a printer (52) coupled to the system for printing out

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the documentation; and the computer display screen to viewing the documentation. (See Col. 5, lines 29-44). The Englehardt reference is evidence that one of ordinary skill in the art at the time to see more advantages for digital camera system has a printer and display screen for user to obtain a hard copy or quick preview immediately after the multimedia report is completed. For that reason, it would have been obvious to see the digital camera has a printer for printing out the report file on paper or a display screen for viewing the report file disclosed by Brais.

## Allowable Subject Matter

- 6. Claims 21, 23, 25 and 27 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.
- 7. The following is an examiner's statement of reasons for allowance:

The prior art does not teach or fairly suggest the controller associates a respective digital image with each symbolic text segment according to all of the following association priorities: (1) if a first digital image is captured during the recording of a human speech segment corresponding to the symbolic text segment, the symbolic text segment is associated with the first digital image; (2) if no digital image is captured from a time the digital camera is powered on until the end of the recoding of the human speech segment corresponding to the symbolic text segment, and a second digital image is captured after recording the human speech segment but before the digital camera is powered off, then the symbolic text segment is associated with the second digital image; and (3) in all other cases, the symbolic text is

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associated with the digital image most recently captured before the recording of the human speech segment corresponding to the symbolic text segment.

#### Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lin Ye whose telephone number is (571) 272-7372. The examiner can normally be reached on Mon-Fri 8:00AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James J. Groody can be reached on (571) 272-7950. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TUAN HO

PRIMARY EXAMINER

Lin Ye April 8, 2005